

27.080 McDonnell Douglas Aircraft
(Tract I)

JOHN ASHCROFT
Governor

G. TRACY MEHAN III
Director



STATE OF MISSOURI

Division of Energy
Division of Environmental Quality
Division of Geology and Land Survey
Division of Management Services
Division of Parks, Recreation,
and Historic Preservation

DEPARTMENT OF NATURAL RESOURCES
DIVISION OF ENVIRONMENTAL QUALITY

St. Louis Regional Office
8460 Watson Road, Suite 217
St. Louis, MO 63119
314-849-1313

December 28, 1990

L.O.W. #90-SL.086

Mr. Joe Haake
McDonnell Douglas Corporation
P. O. Box 516
St. Louis, MO 63166
0801800

Dear Mr. Haake:

Enclosed, please find a report of a hazardous waste management inspection conducted by Mr. Bob Carlson. Please note that the section titled "UNSATISFACTORY FEATURES" lists violations noted during the inspection. The "RECOMMENDATIONS" outline the steps the inspector has determined will correct those violations.

In order to document that corrective actions have been taken, you are requested to submit a written response no later than January 28, 1991. The response should describe the steps taken to correct each of the unsatisfactory features identified. Please direct the response to Mr. Carlson. You should also forward a copy of your response and supporting documentation to Mr. Bruce Martin, Chief - Hazardous Waste Enforcement, Waste Management Program, P.O. Box 176, Jefferson City, MO 65102.

It is our purpose by this letter to persuade you to take all necessary actions to comply with the Missouri Hazardous Waste Management Law. Failure to achieve timely resolution of violations may result in the referral of this case for enforcement action by the Waste Management Program.

Should you have any questions, or wish to confer in this matter, please contact me.

Sincerely,

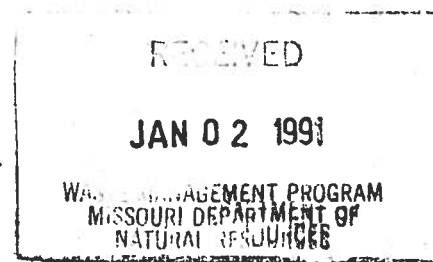
ST. LOUIS REGIONAL OFFICE

Robert S. P. Eck
Robert S. P. Eck
Regional Administrator

RSPE/BC/pc

Enclosure

cc: **Waste Management Program**



R00136638
RCRA RECORDS CENTER



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27.080 McDonnell-Douglas Aircraft
(Tract I)

RESOURCE CONSERVATION AND RECOVERY ACT
AND
MISSOURI HAZARDOUS WASTE MANAGEMENT LAW
COMPLIANCE EVALUATION INSPECTION REPORT

Facility

McDonnell Douglas Aircraft
140 McDonnell Boulevard
St. Louis, MO 63166
(314) 895-5240

EPA ID #: MOD000818963
MO Generator ID: 01001
Permit #: OS0062284002
Transporter: H-1039
Resource Recovery: RR-268
Classification: U

Participants

Department of Natural Resources
(MDNR)

Mr. Bob Carlson
Environmental Specialist
St. Louis Regional Office

McDonnell Douglas Aircraft
(McAir)

Mr. Joe Haake
Section Manager
Environmental Compliance Department

Introduction

On December 14, 1990, an inspection of the above-referenced facility was conducted to assess compliance with regulations pursuant to the Resource Conservation and Recovery Act (RCRA) and the Missouri Hazardous Waste Management Law. The inspection covered waste management practices, and was conducted under the authority granted by Sections 260.375(9) and 260.377 RSMo.

Facility Description

McDonnell Douglas Aircraft (Tract I) is a manufacturer of military aircraft and related systems and components. Hazardous wastes are generated from a wide variety of manufacturing and service operations, including painting, plating, resin coating, fueling, explosives handling, and laboratory testing.

The McAir complex is a fully permitted storage facility, with a container storage area and several storage tanks for various wastes. In addition to storing wastes generated onsite, the facility transports, bulkls and stores wastes from McDonnell Douglas generators in St. Louis City and County and at Second and Morgan streets in St. Charles. McAir is the only licensed transporter of the local McDonnell Douglas facilities, and serves McDonnell Douglas generators only.

McAir also has two certified resource recovery operations. The first involves reclaiming the perchloroethylene (PCE) carrier from a polymer-coating operation. PCE is captured in a fume hood as it evaporates and carbon absorbed. The carbon is then steam stripped, separated from the water, and containerized for resale to the polymer manufacturer.

The second resource recovery process involves the distillation of methyl ethyl ketone (MEK) from spent solvents. Three stills are used for this purpose in different buildings.

A permitted solid waste incinerator also is operated at the McAir facility.

Unsatisfactory Features

A drum of chlorinated waste oil (handled as F001) was in poor condition, in violation of 10 CSR 25-7.264(1), incorporating by reference 40 CFR 264.171.

Comments

The inspector met with Mr. Haake in his offices at Building 80, 4010 North Lindbergh Boulevard. Permit documents were examined. This was followed by a thorough tour of the facility, which focused on waste storage and handling, and ancillary equipment. Among items inspected were the container storage area, the underground and above-ground storage tanks, the wastewater treatment system, the explosives storage building, the resource recovery operations, and the PCB storage area.

All records were found to be in order. The facility contingency plan was being updated at the time. Training records were current and complete. Manifests showed no errors and the "third third" land disposal notifications were being used.

One drum of chlorinated waste oil in the container storage area was in poor condition, showing a large dent as if impacted by a pointed object. No leakage was noted. In addition, one boxed 5-gallon carboy had a missing label, although a loose label on the ground adjacent to the pallet was apparently the correct one. Such problems had been noted in the daily and weekly inspection reports properly, although the dented drum should have been overpacked immediately.

All other facility operations were in good order. The faulty leak-detection probes for the underground jet-fuel storage tanks had been replaced; however, some problems remained. Mr. Haake indicated readings showing the presence of oil and water, which he said were due to infiltration by ground water and hydrocarbons from fuel spillage in previous decades. All the tanks have been tested twice in recent months and were shown to be sound.

Recommendations

1. Overpack the drum of chlorinated waste oil, or transfer the contents to a sound drum.
2. Inspect drums more carefully in the future to detect potential failures.

27.080 McDonnell Douglas Aircraft
(Tract I)
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Should you have any questions regarding this report, please contact the St. Louis Regional Office.

Prepared by:



Bob Carlson
Environmental Specialist

BC/pc

PERMITTED FACILITY CHECKLIST

Name of Facility: McDonnell-Douglas AircraftDate 12-14-90Address: 140 McDonnell Blvd., P.O. Box 516, Bldg. 221
St. Louis, Mo. 63166Missouri I.D. # 01001Facility Representative: Joe HaakeEPA I.D. # MO000818963

Title: _____

Transporter? yes, # H-1039
Phone Number (314)

Provide a brief description of the treatment, storage or disposal process, if the process has changed from the description in the permit application.

No major changes, and all have been approved. Spent jet-fuel tanks replaced with new ones, and a spent nitric/HF tank was removed, and contamination in soil cleaned up (still pending final approval for closure.)

List the hazardous wastes, if any, that are not listed in the application or permit but that are found being treated, stored, disposed or recycled: N/A

<u>Waste</u>	<u>Amount/Month</u>	<u>Kilogram/Month</u>	<u>I.D.#</u>	<u>Disposition</u>
1. _____	_____	_____	_____	_____
2. _____	_____	_____	_____	_____
3. _____	_____	_____	_____	_____
4. _____	_____	_____	_____	_____
Total	_____	_____	_____	_____

Are the manifest(s) and quarterly summary reports being completed and filed with the Department of Natural Resources at P.O.Box 176, Jefferson City, MO, 65102 as required.

yes ✓ no _____

RECEIVED

JAN 02 1991

WASTE MANAGEMENT PROGRAM
MISSOURI DEPARTMENT OF
NATURAL RESOURCES

citations to the regulations appears at the top of each section. The last part of the state citation refers to the part of 10 CFR, the federal regulation. In the column, the federal regulation appears as a period and number, .XX. The more stringent state regulations appear in parenthesis, ().

10 CSR 25-5.262 Standards for Generators	(General/Standard/Special) Condition	?
.11 Generator's MO and EPA I,D, Numbers(✓)	
(2B) No more than 10 days time between generator and facility signatures.....(✓)	
(2B2) Serially Increasing shipment number :..... Generator's name, address, phone #.....(✓)	
All transporters' names, phone #'s, MO and EPA I,D, #'s.....(✓)	
Designated facility name, address, phone # and EPA I,D, #.....(✓)	
Proper DOT Shipping Name, Hazard Class and I,D, #.....(✓)	
Containers, Quantity and Unit Wt/Vol being shipped properly designated.....(✓)	
(2B6) Proper certification.....(✓)	
(2B6) Manifests returned within 35 days.....(✓)	
(2B6) Completed manifests submitted to DNR quarterly.....(✓)	
.23 Manifest properly signed by generator/transporter/TSD and dated.....(✓)	
(2D1) Summary Manifests Report submitted to DNR quarterly.....(✓)	
(2D2) Exception generator report submitted within 45 days.....(✓)	
.41 Biennial Report.....(✓)	
.30 Waste stored in proper DOT containers.....(✓)	
.32 Containers/Tanks labeled "Hazardous Waste" and labeled per proper DOT requirements during storage.....(✓)	
.33 Placards available for use by transporters.....(✓)	
(2C) Facility inspected and maintained..... Ignitable and reactive wastes properly handled.....(✓)	
Date of accumulation marked.....(✓)	
Storage less than 90 days (if applicable).....(✓)	
(2C2) Satellite Accumulation requirements met (if applicable)..... Stored in satellite areas less than 1 year.....(✓)	
Container marked identifying contents and beginning date.....(✓)	
Containers kept closed / compatible / good condition.....(✓)	
Quantities accumulated not exceeding 55 gal. (1 quart acutely hz waste),(✓)	

- .12(a) Notice of Hazardous Waste shipment from foreign source.....() N/A
(b) Notice of permit when receiving waste.....() N/A

.13 General Waste Analysis

- (a)(1) Copy of plan on site,.....(✓)
(a)(3)(i) Plan updated if process(es) change.....(✓)
 (ii) Analysis repeated if manifest discrepancy.....(✓)
(b) Procedures to identify wastes on site including leachate and runoff.....(✓)
(c) Procedures to identify wastes from off site.....(✓)
 Waste Analysis plan up-to-date.....(✓)
 Identify hazardous wastes handled at the facility including leachate
 and runoff.....(✓)
 Means to confirm off-site wastes (manifest discrepancy) and run off.....(✓)

.14(b) Security

- 24-hour surveillance system at facility or.....(✓)
An artificial or natural boundary / controlled access.....(✓)
Restricted access sign posted at each entrance.....(✓)
Legible from a distance of 50 feet.....(✓)

.15 General Inspection

- (a) Facility inspected and maintained.....(✓)
(b)(1) Inspect emergency equipment, security devices,
operating and structural equipment.....(✓)
(c) Remedied any deteriorated or malfunctioning equipment (check equipment)....(✓)
(d) Records of inspections retained.....(✓)

,16 Personnel training

- (a) Completed classroom or on-the-job training to handle emergencies.....(✓)
- (a)(2) Trainer qualified in hazardous waste management procedures documented...(✓)
- (c) Annual review of training.....(✓)
- (d) Job title, description, and name of person filling position.....(✓)
- (e) Written record of the type and amount of training given.....(✓)

,17 General Requirements for Ignitable, Reactive or Incompatible Wastes

- (a) Precautions taken to prevent accidental ignition.....(✓)
- (b) Precautions taken to prevent reaction.....(✓)
- (c) Documented methods used.....(✓)

,18 Location Standard

- (b) Floodplains - plan in place for how facility will remove wastes from areas that could be flooded.....(✓)

10 CSR 25-7.264(2)(C) Preparedness and Prevention (General/Standard/Special) Condition ?

,32(a) Internal communication or alarm system.....(✓)

(b) Device in the hazardous waste operation area capable of summoning emergency assistance.....(✓)

(c) Fire control, spill control, and decontamination equipment available.....(✓)

(d) Adequate water supply for fire control equipment.....(✓)

,33(a) Adequate and proper safety equipment, available and ready.....(✓)

,34 Each person in hazardous waste area able to summon help.....(✓)

,35 Adequate aisle space.....(✓)

,37 Arrangements with local emergency agencies.....(✓)

- ,51 Has contingency plan been used successfully.....(✓)
- ,52 Are following items up-to-date -
- (a) Detailed description of procedures that personnel must implement in response to fires, explosions, releases of hazardous waste.....(✓)
 - (c) Formal arrangements with emergency services.....(✓)
 - (d) Name, address, and phone numbers (home & office) of emergency coordinator(s).....(✓)
 - (e) Emergency equipment including its description and location.....(✓)
 - (f) Evacuation plan.....(✓)
- ,53 Copy of the contingency plan at site.....(✓)
- ,54 Contingency plan need amendments made as necessary.....(✓)
- ,55 Emergency coordinator can commit resources in an emergency.....(✓)
- ,56 Emergency coordinator can explain his responsibilities in emergency situations
(Use the exit interview to ask specific questions about possible emergencies at site.).....(✓)

Mr. Haake is well-versed in this area

10 CSR 25-7.264(2)E Manifest System (General/Standard/Special) Condition.....?

,71 Use of Manifest System

For off-site facilities

- (a)(1) Manifests signed by generator/transporter/TSD and dated.....(✓)
- (a)(2) Discrepancy in manifested loads noted.....(✓)
- (a)(3) Copy to transporter.....(✓)
- (a)(4) Copy to generator in 30 days.....(✓)
- (a)(5) Copy at facility for 3 years.....(✓)
- (c) Use Generator Checklist for waste sent off-site 10 CSR 25-5,262.....(✓)

Operating Record

- .72(a) Manifest properly signed and dated.....(✓)
(b) Completed manifests submitted to DNR quarterly.....(✓)
(c) Summary Manifest Report submitted to DNR quarterly.....(✓)
(d) Biennial Report.....(✓)
.73(a) Description, quantity, and TSD process for all hazardous wastes.....(✓)
(b)(1) Location and quantity of all hazardous waste.....(✓)
(b)(3) Waste analysis records from off-site sources.....(✓)
(b)(4) Summary and description of emergency incidents.....(✓)
(b)(5) Record of inspections.....(✓)
(b)(6) Monitoring and testing and analytical results on-site if necessary.....(✓)

Reporting

- .74 Records are kept and available for inspection.....(✓)
.75 Quarterly facility reports submitted.....(✓)
(2G) Ground water monitoring data on-site/submitted.....()N/A
(2H) Certification of information signed.....(✓)
.76 Unmanifested waste reports for off-site facilities on-site/submitted.....(✓)
.77 Reports for emergencies, spills, closure on-site/submitted.....(✓)

.90 Monitoring Well Construction

Please describe the casing material and well diameters and locations if different than described in the permit application: _____

Describe the condition and type of protective casing in the monitoring wells if different than described in the permit application: _____

Describe the security measures completed to protect the wells from outside influences if different than described in the permit application: _____

The wells appear structurally sound and there is no failure in the integrity, yes ____ no ____ unknown ____

The wells appear tightly sealed at the surface and no pathways exist for surface water to leak into the wells, yes ____ no ____ unknown ____

.91(a) Have records been kept of analyses of ground and surface water sampling? yes ____ no ____ unknown ____

(F1) Have these records been submitted to EPA/DNR? yes ____ no ____ unknown ____

(F5) Can personnel identify surface water sampling points or direction of drainage()

- .112 There is a copy of the approved closure and post-closure plans onsite.....(✓)
 Plan is up-to-date.....(✓)
-
-

10 CSR 25-7.264(2)(H) Financial Requirements (General/Standard/Special) Condition ?

- .140 O/O can produce documents showing compliance with financial requirements
 for closure, post-closure, and sudden and non sudden liability.....(✓)
 .143(a) Closure cost estimates are up-to-date.....(✓)
 (b) Letter of transmittal to MDNR on-site.....(✓)
 .145(a) Post-closure cost estimates are up to date.....(✓ N/A
 (b) Letter of transmittal to MDNR on-site.....() N/A
 .147 Liability requirements are up-to-date.....(✓)

10 CSR 25-7.264(2)(I) Use and Management of Containers (General/Std/Special) Condition ?

- .171 Containers in good condition, (all but one containing cool chlorinated oil)....(✓)
 .172 Containers made of materials compatible with hazardous wastes placed in them.(✓)
 .174 Hazardous waste containers storage area inspected once a week and
 inspection log completed.....(✓)
 .175 Containment free of cracks; containers elevated; run-on prevented; sump empty;
 no sign of stains of spilled material.....(✓)
-
-

- .176 Ignitable or reactive waste at least 50 ft. from property line.....(✓)
 .177(a) Incompatible wastes placed in different containers.....(✓)
 (c) Containers holding incompatible wastes separated by dikes, or walls.....(✓)
-
-

- (J)(1.) No hazardous waste having a vapor pressure of 78 mm of Hg at 25°C in an open tank(✓)
- .194(a) No hazardous waste shall be placed in tank if it causes a failure.....(✓)
- .194(b) o/o uses appropriate practices to prevent spills (one of the following)
(1) spill prevention devices.....(✓)
(2) overfill prevention devices.....(✓)
(3) maintain sufficient freeboard.....(✓)
- .194(c) if spill facility complied with 264,196.....(✓)
- .195 (a) overfill controls inspected.....(✓)
- .195 (b) the following components are inspected daily
(1) above ground portions of tanks.....(✓)
(2) data from leak detection equipment.....(✓)
(3) area around tank to check for leaks.....(✓)
- .195(c) cathodic protection and integrity of tank(s) inspected
(1) within 6 months of installation and annually thereafter.....(✓)
(2) all sources of impressed current must be inspected every other month....(✓)
- .195(d) inspections documented in operating record.....(✓)

In compliance

In violation

Inspector's name

Bob Carlson

Title

Environmental Specialist II

Date

12-14-90

Not L

FORM PERMIT-INSPEC (MARCH 1988)

Facility Name: McDonnell-Douglas Aircraft
ID Number: Mo D000818963
Inspector: Bob Carlson
Date: 12-14-90

DRAFT
RCRA LAND RESTRICTION
TREATMENT, STORAGE, AND DISPOSAL REQUIREMENTS CHECKLIST

I. FACILITY IDENTIFICATION

McDonnell-Douglas Aircraft

140 McDonnell Blvd.

A. Facility Name.

B. Street (or other identifier)

St. Louis

Mo

63166

C. City

D. State

E. Zip Code

F. County Name

aircraft manufacturer; all kinds.

G. Nature of business; identification of industrial and waste management operations; relevant SIC codes

Mo D 000 818963

H. EPA ID #

Joe Haake, (314)

I. Facility Contact (Name and Phone Number)

II.A. For onsite facilities, complete the generator checklist

Comments

B. General Facility Standards

1. General

a. Does the facility conduct waste analysis (total and TCLP) on-site or through a commercial laboratory?

Yes

b. Describe the frequency of sampling conducted by the facility.

annual or as needed

2. Treatment Facilities

N/A

a. Has the treatment facility revised its waste analysis plan [§268.7(b)] to meet the requirements of §264.13 or §265.13? Yes No*

(i) Is the treatment facility conducting TCLP tests for wastes specified in Appendix A (i.e., those prohibited wastes subject to treatment standards expressed as waste extracts) per 286.7(b)(i)? Yes No*

* A potential violation is indicated

Facility Name: McDonnell-Douglas Aerospace
ID Number: MoD000 818963
Inspector: Bob Carlson
Date: 12-14-90

Comments

- (ii) Is the treatment facility using the paint filter test for the California waste residues [§268.7(b)(ii)]? Yes No
- (iii) Is the treatment facility testing the pH of California waste residues? Yes No
- (iv) Is the treatment facility testing concentrations (not extracts) in the waste residues for prohibited wastes with established treatment standards expressed as waste concentrations [§268.7(b)(3)]? Yes No*
- (v) Is the treatment facility testing extracts of the waste residues for prohibited wastes having established treatment standards expressed as extract concentrations [§268.7(b)(1)]? Yes No*

3. Land Disposal Facilities N/A

- a. Has the facility retained all notices and certifications from generators, storage and treatment facilities [268.7(c)(1)]? Yes No*
- b. Are wastes and waste residues tested for compliance with applicable treatment standards and prohibitions [§268.7(c)(2)]? Yes No*
- c. Are they being tested in conformance with the frequency specified in the waste analysis plan [§268.7(c)(3)]? Yes No*
- d. Are the appropriate tests (TCLP vs. total waste) being used [§268.7(c)(2)]? Yes No*

C. Storage (§268.50)

1. a. Are restricted wastes exceeding treatment standards stored (excepting wastes subject to no migration exemptions, nationwide variances, case by case extensions, soft-hammered wastes)? ✓Yes No

If no, go to "c."

- b. Are all containers clearly marked to identify content and date(s) entering storage [§268.50(a)(2)]? ✓Yes No*

* A potential violation is indicated

Facility Name: McDonnell-Douglas Air
ID Number: MDD000518963
Inspector: Bob Carlson
Date: 12-14-90

Comments

c. Do operating records track the location, quantity and dates that wastes exceeding treatment standards entered and were removed from storage [§264.73 or §265.73]? Yes No*

d. Do operating records agree with container labeling? [§268.50(a)(2) or §264.73 or §265.73] Yes No*

e. Is waste exceeding treatment standards stored for less than 1 year? Yes No

If yes, can you show that such accumulation is not necessary to facilitate proper recovery, treatment, or disposal? Yes No

If yes, state how: _____

f. Was/is waste exceeding treatment standards stored for more than one year? Yes No,

If yes, state the owner/operator's proof that such storage was solely for the purposes of accumulation of such quantities of hazardous waste as are necessary to facilitate proper recovery, treatment, or disposal: _____

D. Treatment in Surface Impoundments (§268.4) N/A

1. Are prohibited wastes placed in surface impoundments for treatment?

Yes No

If no, go to E.

2. Is the only recognizable "treatment" occurring in the impoundment either evaporation, dilution, or both [§268.4(b) and §268.3]? Yes* No

3. Did the facility submit a certification of compliance with minimum technology and ground water monitoring requirements, and the waste analysis plan to the Agency [§268.4(a)(4)]? Yes No*

4. Have the minimum technology requirements been met [§268.4(a)(3)]? Yes No*

a. If the minimum technology requirements have not been met, has a waiver been granted for that unit(s) [§268.4(a)(3)(iii)]? Yes No*

* A potential violation is indicated

Facility Name: McDonnell-Douglas Aircraft
ID Number: MD0000818963
Inspector: Bob Carlson
Date: 12-14-90

Comments

5. Have the Subpart E ground-water monitoring requirements been met [§268.4(a)(3)]? Yes No*
6. Have representative samples of the sludge and supernatant from the surface impoundment been tested separately, acceptably, and in accordance with the sampling frequency and analysis specified in the waste analysis plan and are the results in the operating record for all wastes with treatment standards or prohibition levels [§268.4(a)(2)]? Yes No*
7. Did the hazardous waste residue (sludge or liquid) exceed the treatment standards or prohibition levels? Yes No
8. Provide the frequency of analyses conducted on treatment residues: _____

Does the frequency meet the requirements of the waste analysis plan [§264.13 or §265.13]? Yes No*

9. Does the operating record adequately document the results of waste analyses performed [§264.13 or §265.13]? Yes No*
10. Have the hazardous waste residues that exceed the treatment standards and/or prohibition levels been removed adequately and on an annual basis [§268.4(a)(2)(ii)]? Yes No*
- a. If answer to 6 is no and supernatant is determined to exceed treatment concentrations, is annual throughput greater than impoundment volume? (note: sludge exceeding treatment standards must be removed) Yes No
11. If residues were removed annually, were adequate precautions taken to protect liners and do records indicate that inspections of liner integrity are performed? Yes No
12. When removed, were residues of restricted wastes managed subsequently in another surface impoundment? Yes No
- a. Were these residues subject to a valid 268.8 certification? Yes No*
13. When removed, were wastes treated prior to disposal? Yes No
- a. If yes, are waste residues treated on or offsite? Onsite Offsite

Facility Name: McDonnell-Douglas Mine
ID Number: M00000818763
Inspector: Bob Carlson
Date: 12-14-90

Comments

b. Identify management method

E. Treatment N/A

1. Does the facility operate treatment units (regulated or exempt) (not including surface impoundments)?
____ Yes ____ No

If no, go to "F."

2. Describe the treatment processes, including exempt processes.

3. Does the facility treat soft hammered wastes?
____ Yes ____ No

a. If yes, is treatment occurring as described in the generator's certification/demonstration [§268.8(c)(1)]? _____ Yes _____ No*

b. Did the treatment facility certify he treated the soft hammered waste as per the generator's demonstration and maintain copies of all certifications [§268.8(c)(1)]? _____ Yes _____ No*

c. Did the treatment facility send a copy of the generator's demonstration and certification to the receiving treatment, recovery, or storage facility [§268.8(c)(2)]? _____ Yes _____ No*

4. Does the facility, in accordance with an acceptable waste analysis plan, verify that the residue extract from all treatment processes for the restricted wastes are less than treatment standards or prohibition levels [§268.7(c)(2)]? _____ Yes _____ No*

5. Describe frequency of testing of treatment residuals.

6. Was dilution used as a substitute for treatment [§268.3]? _____ Yes* _____ No

* A potential violation is indicated

Facility Name: McDonnell-Douglas Avionics
ID Number: MDO00018963
Inspector: Bob Carlson
Date: 12-14-90

Comments

7. Are all notifications, certifications, and results of waste analyses kept in the operating record [§264.73(b) or §265.73(b)]? Yes No*
8. Are notices provided to land disposal facilities complete with Waste Number, treatment standard, manifest number, and analytical data (where available) submitted for each shipment of waste or treatment residual that meets the treatment standard stating that waste has been treated to treatment performance standards [§268.7(b)(4) and (5) and §268.8(c)(1)]? Yes No*
9. If the waste or treatment residue will be further managed at another storage or treatment facility, has the treatment facility complied with the 268.7(a) notification and certification requirements applicable to generators [§268.7(b)(6)]? Yes No*

F. Land Disposal N/A

1. Are restricted and/or prohibited wastes placed in land disposal units (landfills, surface impoundments** waste piles, wells, land treatment units, salt domes/beds, mines/caves concrete vault or bunker?) Yes No
2. Did facility have the notice and certification from generators/treaters in its operating record that all prohibited wastes disposed met standards for generation or treatment [§§268.7(c)(1); 268.7(a),(b)]? Yes No*
3. Did the facility obtain waste analysis data through testing of the waste to determine that the wastes are in compliance with the applicable treatment standards [§268.7(c)(2)]? Yes No*

If yes, was the frequency of testing as required by the facility's waste analysis plan [§264.13 or §265.13]? Yes No*

4. Were prohibited wastes exceeding the applicable treatment standards or prohibition levels placed in land disposal units [268.30] excluding national capacity variances [268.30(a)]? Yes No

If yes, did facility have an approved waiver based on no migration petition [268.6] or approved case-by-case or capacity extension [268.5] or treatment standard variance [268.44][§268.30(d), §268.31(d), §268.32(g), §268.33(e)]? Yes No*

* A potential violation is indicated

**Do not include SIs addressed under Section "D" of this checklist.

Facility Name McDonnell-Douglas Air
ID Number: MD000818763
Inspector: Bob Carlson
Date: 12-14-90

Comments

5. Were restricted wastes subject to a national capacity variance or case-by-case extension disposed?

Yes No

If yes, have the minimum technology requirements been met for all units receiving such wastes [§268.30(c), §268.31(c), §268.32(d), §268.33(d)]?

Yes No*

6. Were adequate records of disposal maintained [§264.73(b) or §265.73(b)]?

Yes No*

7. If wastes subject to a nationwide variance, case-by-case extensions [268.5], or no migration petitions [268.6] were disposed, does facility have generator's notices [268.7(a)(3)] and records of disposal? [§264.73(b) or §265.73(b)]

Yes No*

8. If the facility has a case-by-case extension, can the inspector verify that the facility is making progress as described in progress reports?

Yes No

9. If the owner/operator is disposing of a soft-hammer waste, is he maintaining the generators and treaters (if applicable) notices and certifications [§268.8(a)(2)-(a)(4)]?

Yes No*

- a. Is the facility disposing of any soft hammer wastes that may be classified as California wastes?

Yes No

- b. Did the facility seek to verify whether these wastes may be subject to all restrictions, e.g., California ban?

Yes No

* A potential violation is indicated

RESOURCE RECOVERY FACILITY CHECKLIST

Name of Facility: McDonnell-Douglas AircraftDate: 12-14-80Address: 140 McDonnell Blvd., P.O. Box 516, Bldg. 221,
St. Louis, Mo 63166RR #: RR-268 Mo. I.D. #: 01001EPA I.D. #: MO0000818763 Facility Class.: UFacility Representative: Joe Haake

Title: _____

Is this facility a generator? yesTSD? yesTransporter? yesIs a copy of the certification maintained at the facility? Yes ✓

No _____

Is this facility meeting the conditions of their certification? Yes ✓

No _____

If no, please elaborate. _____

RE ED

JAN 02 1991

WAS
MISSOURI
NATURAL

List the wastes that are recovered:

1. waste methyl ethyl Ketone (MEK)
2. waste perchloroethylene

Are wastes accepted from off-site sources? Yes _____

No ✓

If yes, please complete Section A. If no, proceed to Section B.

A. MANIFESTS 10 CFR 23-9.010(1)(D)2. N/A

1. Shipments from off-site sources manifested.....()
2. Manifests properly completed by the generator.....()
3. Has the operator properly dated and signed the manifest.....()
4. Generator's manifest returned within 30 days.....()
5. Does the facility maintain their copy of the manifest for 3 years.....()
6. Manifest discrepancies noted and actions taken to resolve the discrepancies..()
7. Time between the generator and facility 10 days or less.....()

B. RECORDKEEPING AND REPORTING 10 CFR 23-9.010(1)(D)2.

8. Facility submitting quarterly report form DRK-MDF-1.....(✓)
9. Non-manifested shipments properly reported.....(✓)
10. Operating Record.....(✓)
11. Facility constructed and operated according to plans.....(✓)
12. If not, have modifications been approved.....(✓)

CONTINUED: _____

C. STORAGE 10 CFR 23-9.010(1)(D)3., 4, and 5.

13. Storage in secure enclosure.....()
14. Storage with proper waste confinement.....()

Please mark boxes as shown

 In compliance In violation

Inspector's Signature _____

Title _____

Office _____